IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN MILWAUKEE DIVISION

In re:

Chapter 13

Patrick Melvin Souter, Hope Sharon Souter,

Case No. 19-30573-kmp

Debtors.

STIPULATION RESOLVING THE MOTION OF
U.S. BANK NATIONAL ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT
SOLELY AS TRUSTEE FOR THE NRZ PASS-THROUGH TRUST VIII
FOR RELIEF FROM THE AUTOMATIC STAY AND DENYING ABANDONMENT

The undersigned parties hereto submit this Stipulation resolving the motion for relief from the automatic stay and denying abandonment regarding the real property located at 2831 Kenwood Drive, Racine, Wisconsin 53403 and show the Court the following:

WHEREAS, U.S. Bank National Association, not in its individual capacity but solely as Trustee for the NRZ Pass-Through Trust VIII, its successors and/or assignees (hereinafter collectively and at all times material hereto, the "movant") is represented by its attorneys, Cummisford, Acevedo & Associates, LLC; the debtors, Patrick Melvin Souter and Hope Sharon Souter, are represented by Michelson Law Office; and the Chapter 13 Trustee is Scott Lieske.

Drafted by:

Attorney Michael Acevedo Cummisford, Acevedo & Associates, LLC 7071 S. 13th Street, Suite 100 Oak Creek, WI 53154

Ph: 414-761-1700 Fax: 414-255-3008 WHEREAS, the post-petition arrearage amount through June 30, 2022 of \$4,883.95 is calculated as follows:

\$2,708.67
\$ 972.78
\$ (35.50)
\$1,238.00
<u>\$4,883.95</u>

NOW, THEREFORE, the parties agree as follows:

IT IS STIPULATED that abandonment pursuant to 11 U.S.C. §554 is denied.

IT IS FURTHER STIPULATED that the debtors shall pay \$4,883.95 to the movant no later than Friday, June 24, 2022. In the event these funds are not received by the movant in a timely manner, counsel for the movant may submit an affidavit of default and proposed order for relief from the stay to the court for signature.

IT IS FURTHER STIPULATED that the movant shall file an amended Notice of Mortgage Payment Change to reflect the correct payment amount commencing June 2022.

IT IS FURTHER STIPULATED that commencing July 2022 and continuing through and including December 2022, the debtors shall tender regular monthly post-petition mortgage payments to the movant in sufficient time to be received by the movant on or before the sixteenth (16th) day of each month. In the event any payment is not received by the movant in a timely manner, counsel for the movant may submit an affidavit of default and proposed order for relief from the automatic stay to the court for signature.

IT IS FURTHER STIPULATED that pursuant to the terms of the Note, and pending further notice, the monthly mortgage payment amount is \$972.78, subject to adjustment due to escrow changes. The mortgage payments shall be mailed to Shellpoint Mortgage Servicing, PO Box 10826, Greenville, SC 29603-0826. Alternatively, the overnight payment address is Shellpoint Mortgage Servicing, Attn: Payment Processing, 55 Beattie Place, Ste. 500MS-501, Greenville, SC 29601.

IT IS FURTHER STIPULATED that commencing January 2023, the debtors shall tender regular monthly post-petition mortgage payments to the movant in sufficient time to be received by the movant on or before the sixteenth (16th) day of each month. In the event any payment is not received by the movant in a timely manner, counsel for the movant may request by letter another hearing upon the motion for relief from the automatic stay to the court for signature.

Dated this 6th day of June. 2022.

Cummisford, Acevedo & Associates, LLC

/s/ Michael Acevedo
By: _____

Michael Acevedo, #1022634 7071 S. 13th Street, Suite 100 Oak Creek, WI 53154 Attorney for movant

Michelson Law Office

By: __

/s/ Abraham Michelson

Abraham Michelson, #1054794 PO Box 67 617 6th Street Racine, WI 53401-0067 Attorney for Patrick and Hope Souter

Chapter 13 Trustee

By:

Judith Du Sell 2022-06-07 07: 24-29

Scott Lieske PO Box 510920 Milwaukee, WI 53203